

# GOTHIC RIPPLES

An occasional report on the Jewish Question  
issued for the Jew-wise by Arnold Leese's  
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**No. 25 & 26 March 1992**

**An occasional report by COLIN JORDAN**

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**DOMINANT MINORITY THREATENS FREEDOM  
IN U. K.—CLAMPDOWN—JORDAN PROSECUTED AT  
KAUFMAN'S COMMAND - DEMOCRACY BECOMES  
MINORITY RULE**

**D**URING THE SECOND WORLD WAR hoardings in Britain displayed huge Government-posters worded "YOUR FREEDOM IS IN PERIL! DEFEND IT WITH ALL YOUR MIGHT!" The Germans, we were told, wanted to come here to bludgeon,



butcher and to enslave us. Well, the Germans did not come here, but not long afterwards the Afro-Asians did instead, without a shot being fired; and the Jews, who were here all the time, are now precisely the ones threatening our freedom by their ongoing campaign to stamp out criticism of themselves.

**Behind Kinnock is Kaufman -  
are behind my prosecution**

This advance of democracy was dramatized for me on June 4 of last year by the arrival at my home of 7 police officers from Harrogate, acting so their leader indiscreetly disclosed - on a complaint from Jewish Member

of Parliament, Gerald Kaufman, that my Middle-East War sticker (depicting Uncle Sam urging people to fight for Israel) was an offence under Part III of the Public Order Act 1986 designed to protect the tribe of Kaufman and its precious Israel from such monstrous calumny.

Equipped with a Warrant to Enter and Search, which on the face of it was outdated and invalid by bearing a date of issue more than a month earlier than its date of execution, Kaufman's squad of crime-hunters spent 3 hours removing all remaining stock of all still available issues of *Gothic Ripples*, along with that of many other items on my current book-list; and along with a mass of material, most of it removed indiscriminately in bulk, and almost all of it completely outside the authorized bounds of the search stated on the Warrant, and utterly irrelevant to the avowed prospective offence or any other conceivable offence whatsoever.



### Shamir - The Gangster Head of Israel

Typical was the removal of 2 large-format scrapbooks which had belonged to Arnold Leese who died in 1956, and which solely contained his press cuttings concerning a court case brought against him in the 1930's - 60 years ago - because of his fight then to free Britain from Jewish domination.

**Kaufman's bully boys**, eager to detect any signs of forbidden thoughts, seemed particularly pleased to seize the rough preliminary typescript of "*Merrie England 2,000*", the beginning of a little book of mine to depict the hideous shape of things to come, given the continuation of present trends under the ascendancy of the tribe of Kaufman.

What did not go down well with them was their failure to locate the index of subscribers to *Gothic Ripples*, the files of customers' orders and the collection of their Declarations. This would not please Mr. Kaufman.

Among very many research files of press cuttings and notes which they gleefully made off with were significantly the following:-

**THE EXPULSION OF THE JEWS FROM ENGLAND IN 1290.** The tribe of Kaufman argue that the expulsion was by royal decree alone and not by parliamentary statute. Even if that was so, Edward 1st's edict had the full force of law, and has never been formally and explicitly revoked.

Therefore it can be held that the presence of the tribe here today is unlawful. However, the 17th Century authority, William Prynne, in his "Demurrer", an authentic photocopy of which I have obtained and which escaped the hands of Kaufman's band of licensed brigands, insisted that there was a parliamentary statute of expulsion, the record of which has been lost.



**Kaufman in Israel at The  
Funeral of Swindler  
Robert Maxwell**

This would not be surprising since so many ancient records have disappeared, but another and no less likely explanation is that some of those standing

most to gain by its disappearance helped it on its way. But for the disappearance of my file at the arrangement of Commissar Kaufman, this issue would have dealt with the Expulsion of 1290 in all detail. As it is, that full study has to be postponed. What is included on a later page in this issue is an item on some of the contents of William Prynne's book. If this anti-Jewish author was alive today and distributing his "*Demurrer*" as part of his campaign for a Jew-free country, he would certainly have the Commissar's men calling on him to confiscate his book.

**Mossad.** This was my file on the fiendishly unscrupulous external intelligence and terrorist arm of Israel, a state born in terrorism and brought up in it. I had intended round about now to produce a long and detailed account of the exploits of this nationalized form of Murder Incorporated, but the timely raid and confiscation of the file prevents this, and maybe was intended to.

Suffice it therefore here to give some slight indication of its scope and ability by citing the 1980 murder in Paris of the Egyptian-born physicist Yahia El Meshad because he was doing nuclear work for Iraq. This was a year after Mossad blew up part of a French nuclear plant near Toulon because it was doing work for Iraq, and a year before Israeli planes committed the unpunished aggression of bombing Iraq's nuclear reactor at Al-Tuweitha, north of Baghdad; all in the cause of keeping Israel the sole and secret nuclear power in the Middle-East. Similarly to be cited is the 1990 murder in Brussels of the Canadian ballistics expert, Dr. Gerald Bull, also because he was doing work for Iraq. It may be expected that Mossad played a major part in the entrapment of Iraq in Bush's Middle-East War, the prime purpose and result of which was - as Gerald Kaufman wants to gag me from saying - the reduction of Iraq, Israel's strongest single opponent in the area. Well, I said it before and I say it again here: the Middle-East War was a war for the benefit of Israel, not Britain, the U.S.A. or any other land.

Much has been said in support of the Kurds by the upholders of the "New World Order" proclaimed by George Bush as the coming world millenniums under the shining Star of David. What has not been disclosed is the role of Mossad in inciting and manipulating these people since at least 1964. Back in May 1972 the Shah of



**George Bush Kisses  
the Western Wall In  
Israel**

Iran secretly arranged with then President Nixon and his Secretary of State, the Jew Dr. Henry Kissinger, for massive economic and military support for the Iraqi Kurds. "Over the next three years more than \$16 million in CIA funds was funnelled to the Kurds. (*Israel's Secret Wars*. Ian Black & Benny Morris; Hamish Hamilton, London, 1991. P.328)

The U.S.-Israel nexus becomes abundantly clear when we consider that a third of the world's Jews - a mystical figure of 6 million - are reckoned to live in the former country, not the latter; and such is their political

power there that not only do they call the tune in general affecting their particular interests, but oblige the American tax payer to pay most handsomely for the pleasure of their music by subsidizing the parasitic state of Israel to an extent without which it would collapse. Currently it is devouring nearly a quarter of the whole U.S. foreign aid budget of \$18 billion for a year, and the New York Times 23 September 1991 had the headline: "U.S. Aid to Israel: \$77 Billion since '67". It has also extracted \$80 billion from Germany in "reparation" since 1945.

Following the pattern of his predecessor, Ronald Reagan - who bombed Libya's Tripoli in 1986 in his ardent pursuit of Israel's interests at the command of America's mighty Zionist lobby - U.S. President Bush has now charged Libyans with responsibility for the Lockerbie aircraft explosion of 1988. In this he has been slavishly echoed by British Prime Minister, John Major, following the pattern of his predecessor, Margaret Thatcher, who as Reagan's handmaid allowed British aerodrome facilities to be used for Reagan's act of aggression.

Prompted not merely by the criterion of *cui Bono*, but as well by the remembrance of the 1954 Mossad plot in Cairo to bomb American premises there in order to blame Arabs to Israel's advantage in evoking American retaliation, I nominate Mossad as top of the list of suspects. This may be why my Lockerbie file was seized. In 1962 Mossad signed a formal agreement for co-operation with Britain's Intelligence services (*Every Spy a Prince*, Dan Ravid & Yossi Melman; Houghton Mifflin, U.S.A., 1991. P.92). Hence Britain's disregard of Mossad's abduction of Vanuna, the man who disclosed to the *London Sunday Times* in 1986 Israel's secret underground nuclear plant at Dimona manufacturing thermonuclear weapons.



I likewise credit it with the elimination of its erstwhile associate, Jan Ludvik Hoch, the Czech Jew latterly known as Robert Maxwell, when this man who knew too much became too much of a liability because of pending exposure. In attendance at his funeral in Israel, where the leaders of this counterfeit state

showered lavish praise on this giant of a swindler, was none other than our police raid procurer, Gerald Kaufman, bestowing his respects. Could it be that he too has his place in the network, as one of Mossad's numerous supernumeraries?



**Victor Ostrovsky (left)**, a defector from Mossad nauseated by its enormities and now in fear of his life, has given some glimpses in his book *By Way of Deception* (St. Martin's Press, New York, 1990). The London station of Mossad owns more than 100 flats, termed "**operational apartments**", and rents another 50 (P.4); and in Britain's capital city alone has about 2,000 assistants who are active, and another 5,000 on its list as supernumeraries (P86).

Mossad's "Tsafririm" department sets up "Jewish defence groups" across the world to fight physically those regarded as enemies of the Jews. In its "Komemiute" department there is a special unit of assassins referred to as "the long arm of Israeli justice" (P. 117).

**ISRAEL** in general was the title of another research file taken by the agents of Gerald Kaufman who has declared his allegiance thus: "I'm totally committed to the State of Israel ..." (*Jewish Chronicle, London*, 29 May 1987). It contained my material on the creation of this Vatican-like state of Jewry by way of cheating and persecuting Arabs, including the full record of its terrorism against both them and the British.

Back in 1942, when Britain was desperately fighting on the side of and in the interests of World Jewry, one of the Jewish terrorist bodies in Palestine, the Stern Gang, reorganized under a triumvirate which included none other than the present Prime Minister of Israel. Now calling himself Yitzhak Shamir, a reproduction of a Palestine Police Force "Wanted" poster in my possession, despite the raid, shows him as then "Itzhak Yezernitsky": "Peculiarities: thick eyebrows: Large ears: unkept appearance: uses disguise as rabbi". He was born in Byelorussia.



In February 1944 a second lot of gangsters known as Irgun began an open campaign of terror against the British. Chief of its High Command was none other than Shamir's predecessor as Prime Minister, Menachem Begin (left), of whom I also have a reproduction of a "*Wanted for Murder*" poster issued by the British mandatory authorities.

Both gangs lustfully busied themselves murdering British soldiers and civilians, women as well as men, as recorded in my broadsheet, *Jews and Atrocities* (20p plus booklist rate postage), which escaped the thieving hands of Kaufman's raiders. One of the Stern Gang, as there recorded, later admitted "For the Lehi (Stern Gang) on the other hand, an Englishman would always be a filthy Goy who could be killed for this reason alone." "Goy", incidentally, is a Jewish term of endearment for you non-Jews. It means a beast of the field. Could it be "racial hatred", Mr. Kaufman, to call us Englishmen, Scotsmen, Welshmen and Irishmen "cattle"?

One of the "Goy" on Stern-gangster Shamir's death list was Lord Moyne, the British Minister Resident in the Middle-East who on 6 November 1944 was assassinated in Cairo by these killers.

The gangs which ushered in the gangster state of Israel later came to rule it, and to provide the core for its instrument of terror, Mossad. Menachem Begin's Irgun strikingly demonstrated the extent of its capability in, among other exploits, its performance at Dir Yassin where it butchered 254 Arab villagers, men, women and children, and, as finesse, cut off genitalia and crushed women's stomachs. After Butcher Begin came to power, under his Defence Minister Ariel Sharon - who in 1953 had been responsible for the deaths of 69 Arab men, women and children in their homes in the village of Kibbiya—Israeli connivance resulted in a slaughter of Arabs in the Sabra and Shatila camps in Lebanon which Israelis set at some 700 and the PLO at 2,000.

Quoted in the book, *The Iron Wall*, by Lenni Brenner (Zed Books, London, 1984), Benny Morris, writing in the *Jerusalem Post* (18



September 1983, P.2) said of Slaughterer Shamir: "He is generally believed to have been responsible for planning the—murder of the UN mediator for Palestine, Count Folke Bernadotte in September 1948." This is borne out by Jewish author, Amitzur Ilan, in his autobiography of the victim, Bernadotte in Palestine, 1948 (Macmillan, London). Benny Morris and Ian Black in the earlier-cited book record that Shamir joined Mossad in 1955, and was assigned to assassinations (P. 196), prior to taking over from Begin as Prime Minister, 1983.



Israel's benefactor, Bush, has demanded - under threat of a repetition of Reagan's terrorist diplomacy by bomber - that Libya hand over 2 of its citizens for trial in a foreign country for the Lockerbie explosion. If the U.S.A. and Britain were impartially and thus justly concerned to punish terrorism, instead of according Begin and Shamir diplomatic honours they would be demanding their extradition to stand trial for their crimes.

### THE 62 GROUP. "SEARCHLIGHT".

It is curious that these 2 files, the contents of which could not possibly bear any relation to an alleged distribution of "hate literature", were among

those eagerly seized by Kaufman's agents. The first of them related to a Jewish terrorist gang set up in and so named for 1962 because of the formation that year of the National Socialist Movement which I led (and whose literature file was also seized, although the NSM ceased 23 years earlier).

Its ringleader was the Jew, Harold Bidney, now deceased; its meeting points various lairs in London's vice centre of Soho; and its agenda surveillance for criminal purposes, harassment, illegal entry, theft, assault and grievous bodily harm. Bidney, as my file showed in detail, combined these delectable pursuits with ventures in sexual perversion and profit from prostitutes: extra activities which eventually brought him to court. Naturally his present-day emulators and upholders would much prefer to do away with records of his past as pimp and pervert. For this they have to thank Mr. Kaufman.

Among Bidney's close associates, participating in his political terrorism then, and zealous now to depict him as a high hero of the "Anti-Fascist Struggle" is that weasel-like Jewish gentleman, Gerry Gable, who edits a monthly compilation of smear, rumour, outright falsification and downright incitement to intimidation and thuggery called Searchlight: the subject matter of the second of these 2 files.

In a private prosecution for criminal libel which I brought against it in 1976, when edited by another Jew, Maurice Ludmer, now deceased, the Birmingham Stipendiary Magistrate described it as "scurrilous and disreputable"; its words concerning me complained of to be "serious libels"; and its purpose to be the "grave and sinister" one of "creating disorder and perhaps violence".

Despite its continuation under Gable completely in the same mould as under Ludmer, and with the same sort of violent person and violent activity associated with it as in Bidney's days, it has managed to burrow into the general media through its establishment of connections with a network of fellow Jews; and thereby to ensure the regular emission of its concoctions of vilification through radio and television programmes and national and provincial newspapers. Exposing this sinister infiltration by these advo-

cates and practitioners of forcible suppression of contrary opinion should thus be a matter of very high importance for all British National Socialists and Nationalists.



**MENWITH HILL.** The seized file so marked contained my collection of information gathered with a view to an eventual article on the hush-hush American global surveillance installation operating in violation of British sovereignty just a few miles from my home. The site is administered by the American National Security Agency as an extra-territorial area. It is staffed with about 1,000 American personnel, bristles with 15 huge radomes, operates round the clock, and is able to listen in to communication systems all over the world, including British Telecom, and thus your own telephone conversations, U. K. readers. The days of the tell-tale click of a tapped telephone are over.

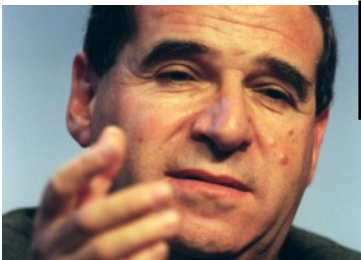
Uncle Sam, as depicted on my Middle-East sticker which so upset would-be Commissar Kaufman, has for practical purposes a Zionist countenance these days. Thus in effect we lucky Britons not only have the big hands of the tribe of Kaufman at work behind the television screen, the radio transmitter and the printing press, but we have the big ears of Big Brother of the same fraternity tuned into our telecommunications. Censorship and surveillance - and suppression for the "crime" of "race hatred" if you object - that is the nature of the kosher "New World Order" in 1992!

## THE PURPOSE OF THE EXERCISE

If anyone has by now got bogged down wondering what on earth newspaper cuttings and book notes regarding an American camp in Yorkshire have to do with a search for evidence of the distribution of literature of "racial hatred" as stated on the warrant of entry, let me enlighten you as to the entirety of the purpose of the exercise in Operation Kaufman and the like.

The nature of the initiating complaint (my Middle-East sticker which Kaufman falsely claimed I had sent to him, according to the raiding police) is just a door-opener, a pretext; and the stated bounds of search on the warrant just a formality devoid of restriction in practice. The big idea is simply to get inside your home with what amounts to a licence to ransack and remove, and so to be able to pry into everything you have got (including the contents of the dustbin as in my case; regardless of any relevance to the initiating complaint or the terms of the warrant or to any conceivable offence whatsoever.

Part of the objective is to see if anything at all can be found whereby it can be made out that the victim possesses some literature in some way derogatory to Jews or Coloureds which, if not already being distributed to others, just might at some future date conceivably be distributed: literature which could be portrayed as "insulting" or "threatening" or "abusive" to the specially protected minority, and either "intended" or "likely" to cause "racial hatred" against that protected minority.



### **Leon Brittan—The Race Law and His Design to Gag You**

These elements in combination constitute an offence under the law to suppress free speech on racial matters, originated under the Jew, Frank Soskice, as Home

Secretary in 1965, and increased in severity under the Jew, Leon Brittan (left) as Home Secretary in 1986, to form Part III of the new Public or the

Act. The latter's family surname was Brittanischk until his father, coming here from Lithuania in 1927, afterwards changed it. This very common name-changing by Jews, being for the purpose of pretending to be natives, can be held to be false pretences contrary to the Common Law of our country.

The purpose of the exercise, however, goes far beyond just this repulsive trawling for "evidence" in violation of your home for the sake of penal censorship. It extends to a total destruction of your legiti-LEON BRITTAN - the mate privacy by looking for any and all information of new Race Law = his use in obstructing and harassing the cause of racial design to gag you patriotism, call it National Socialism or Nationalism.

Particulars of friends and contacts, resources and facilities, employment and travel, are among the aims of this licensed prying by authorities committed to alien control and alien occupation with a view to applying pressures of one sort or another to impede or to prevent any and all activity disturbing to the aim of Democracy which is progressively to make Britain more and more multi-racial until the Anglo-Saxon and Celtic inhabitants of this country are thoroughly mongrelised into mulattos.

The purpose does not stop with looking at and into everything you have in your home. It extends not only to taking away whatever material might conceivably be seen as relevant to the terms of the warrant, but with the aid of that deceitful licence of trickery taking the opportunity of removing for an indefinite period any other property of yours, although utterly irrelevant to any prospective offence. This is done, firstly, so that it can be looked at thoroughly at leisure, and noted, and copied if desired, and, secondly, so that by its removal the maximum disruption and discouragement can be caused to the victim of Kaufman's thought-police.

In this is reflected the creeping Communism which in a variety of ways is happening here, today, for this attempted control of the mind and mouth and pen which we are witnessing has its ancestry in the Soviet Union of Lenin and Stalin with its thought-police, where one of the very first laws of Communism imposed the death penalty for "anti-Semitism". It may seem ironically incomprehensible to the reader that, just at the time when

we are told by the directing media of sudden and tremendous change in lands formerly classified as Communist and now pronounced to be "free" (namely "democratic"), here in Britain we are becoming less and less free in reality, despite the ceaseless cries of liberty magnificent by the politicians of the old parties. That is assuming that reader has not seen or does not recall Gothic Ripples Nos 22 & 23 combined (remaining stock seized by the thought-police) where the leading article analysed that synthesis of Communism and Capitalism which it termed "Commucapitalism", and which is now taking over worldwide, using the alias of "Democracy".

### **POLICE: THE MERCENARIES OF MULTI-RACIALISM**

So, under Leon Brittan's new Race Law it only needs some influential fellow Jew like Kaufman to blow the whistle to bring the police



down on you forthwith to ransack your home not merely for signs of Race Crime, but for any and all signs of rebellion against Race Mixture. In this context the police long ago ceased to be just the commendable protectors of the law-abiding public from the menace of conventional crime in the image of the Dixon of Dock Green (Left) of the old television series. Today they have become as well the gendarmes of suppression of traditional British free speech, serving would-be Commissars like Kaufman, hunting down those who call for a Britain for the British, rounding up and fining and gaoling this country's dissidents of racial

patriotism. In this despicable role they have become your enemy, make no mistake about it. They have in this respect become the worst kind of mercenaries: those who oppress their own people for a wage at the bid of and in the interests of those who are aliens by nature, never mind the technicalities of their citizenship.

Most representative of these renegades in the livery of law and order is the present Commissioner of Metropolitan Police, Sir Peter Imbert, a

person who prides himself publicly on the Coloured marriage in his own family; and who is forever professing his prior concern with fighting what to his warped mind is the super-crime of "racialism". Pictured to the left here, he is at this moment clamouring for an extension of the law to prohibit Britons from holding political marches in opposition to Coloured immigration in any and all areas of our country where Coloured immigrants are already present in substantial numbers (which means virtually every town in Britain) because to him such marches are "malign provocation" causing "disharmony".

This brings me to the point that the Democracy of which this Imbert is lord high constable is a stinking fraud. It is a fraud in that, while ceaselessly prattling of freedom in principle, it continually applies itself to denying the facilities of freedom and thus the reality of it in practice. It is a fraud in that, while purporting to represent the will of the majority, it in fact represents the rule of a minority, and an alien one at that.



## Southall London

The authentic British people have never been consulted on the issue of their land being thrown open to mass Afro-Asian settlement, and their obvious opposition to it has been continually ignored by the political

swindlers reckoning to represent them. In this their determined disregard of the will of the British nation and the necessities of its racial survival and welfare, these loathsome politicians of the old parties have imposed on us millions of Coloured immigrants at a cost of untold billions of pounds. Within my lifetime they have reduced my country from its position in the 1920's, when I was born, as head of the greatest empire the world has ever seen with the most powerful navy on the globe, an Anglo-Saxon and Celtic country, where a Coloured face was an extreme rarity, to its present state of degradation with its cities showing in ever greater abundance the sights and sounds and smells of Africa and Asia and the West Indies.



**Sir Peter  
Imbert**

My answer to the charge now being brought against me of having committed the "crime" on Mr. Kaufman's accounting of speaking out against this monstrous defacement of our heritage, the birthright of our descendants, is to accuse present and previous inhabitants of Mr. Kaufman's House of Commons of the greatest crime imaginable, the highest form of High Treason, in this their betrayal of the British. They are, I hereby proclaim, the greatest criminals this country has ever known, deserving one and all of the direst punishment. By that Higher Law of Racial Survival which negates any and all contrary decrees of politicians, all of those who, in compliance with the command of a Kaufman, seek to force multi-racial ruination on this land, and in so doing to prosecute and silence such as myself, lack all legitimacy in this, have no rightful authority for their actions, and should be treated accordingly.

### **MY COUNTER-ATTACK**

Within days of the Kaufman-inspired invasion of my home and seizure of my property on 4 June 1991, I began to counter-attack. On 6 June I laid a complaint to Harrogate's head of Police against Kaufman for a "false and malicious and mischievous allegation" against me. Some 9 months later, despite repeated mention of the matter in numerous letters to



Harrogate Police, the Chief Constable of North Yorkshire, his Complaints & Discipline Department, and the Crown Prosecution Service, it is evident that, in protection of Kaufman, nothing has been done about it. Yet my efforts have at least served to show that there is law enforcement immediately available to the privileged Kaufmans of this land, but not for the disfavoured Colin Jordans.

## PROSECUTION AGAINST POLICE



On 20 June, the day after I reached 68, I secured a summons against the police officer in charge of the raid, Inspector T. W. Storey, privately prosecuting him for breaches of the Police & Criminal Evidence Act 1984 under which the raid was conducted, and requiring the return of my property under the Police (Property) Act 1897. The 1984 Act stipulates that a Justice of the Peace in authorizing by signature a Warrant to Enter and Search must take care to ensure that the details are correct, including the date of issue, since the Warrant

has a period of validity of one month from that date of issue. The Warrant used against me had its date of issue as 30 April 1991 and was executed more than a month later on 4 June 1991. Harrogate Police subsequently said that this resulted from a mere typing error in the date of issue. Even so, on the face of it the warrant was outdated and thereby defective.

**THE 1984 ACT** lays down that a search and seizure conducted by warrant must conform to the bounds of search stipulated on that warrant, and thus seized material must be relevant to the cited prospective offence, or at least relevant to some other possible offence; whereas of my material seized some 90% of it was irrelevant to the cited prospective offence, and all of it irrelevant to any other conceivable offence. Much of it was removed in bulk, indiscriminately, on the customary police excuse that they did not have the time there and then to examine it all; whereas I contend that the 1984 Act implies that relevancy must be established during the search to justify any seizure and removal. Otherwise the police

are left free in arbitrary omnipotence to seize and remove anything and everything they wish without any restriction. I thus, secondly, hold that the search and seizure unlawfully exceeded its bounds.

The 1984 Act lays down that the officer in charge of the search is to endorse the warrant as to whether the material sought was found, and whether any other material was also seized. My warrant dishonestly left blank the space for recording other material seized, although most obviously a great amount of this was in fact seized. It also lays down that a record of items seized should be provided within a reasonable time of request. In my case 41/2 weeks elapsed before, after repeated reminders, I received a list which, although taking up 23 pages of A4 format paper, was only a very partial list in that many research folders and envelopes were involved, each containing a large quantity of items, yet were only recorded by designation of the folder or envelope as one item. The lack of a requirement of a complete list at the time of the removal invites the police unscrupulously to exceed the proper bounds of search and seizure, and their failure to supply a full list even subsequently further aids this malpractice, while providing an opportunity for falsification by either omission or addition as to what was found and taken.

The Act also lays down that supervised access to property seized should be allowed, and that facilities for copying items should be made available within a reasonable time of request. In my case it took 6 weeks of repeated requests before I was allowed access and allowed facilities for copying. This 1984 Act will be found in the yearly volumes of parliamentary statutes in any large public reference library, and for their self-protection all political activists in the increasingly repressive Britain of 1992 should be acquainted with it. It is summarized in a booklet entitled "Code of Practice for the Searching of Premises by Police Officers and the Seizure of Property found by Police Officers on Persons or Premises" which is supposed to be available for consultation by the public at the reception counter of every police station. While it prescribes in detail what should be done, the Act lamely lacks any incorporated penalties of its own for contravention. What it does do, however, is to give explicit recognition to the 1897 Police (Property) Act which gives magistrates' courts the power to order the police to return property in circumstances those courts

deem fit. The 1897 Act is to be found in "Stone's Justices Manual", the main magistrates' handbook, which should be found in every large public reference library, and which should be relied upon when in need. Beyond use of the 1897 Act, the only other avenue of redress appears to be resort to the process of Judicial Review by the High Court.

## **From The Harrogate Evening Post - 31<sup>st</sup> October 1931 Police Broke Law in Raid, Jordan Says**



### **Colin Jordan: Decision due In next few days.**

Mr Jordan argued that the police had no right to seize his literature without first checking its relevancy to any possible charges.

"Just imagine the state of affairs if police had a blank cheque to go into a property and took away possessions by the armful."

The law about the bounds of search and seizure under a warrant made it clear that relevancy must be established at the time, not retrospectively, after removal.

It doesn't matter how long it takes. The police, when searching the premises, must search through all the property to see if it's relevant. They have no powers whatsoever to take away property indiscriminately in bulk.

At the time when it was seized, I protested that property was taken that was totally irrelevant to any charge or offence. Their answer was, in so many words, that they hadn't the time to do that then.

This reflects wrong practice on the part of the police. They do believe they have power to seize things and to take five months, at whatever inconvenience to the owner, to see whether it is relevant.

Mr Jordan insisted that, whether or not a prosecution was brought against him, his property had been wrongfully taken.

The court heard that 24 hours before the hearing Mr Jordan had been told he could have a "substantial" amount of the seized property returned as it was not relevant to the investigation. He claimed this represented an admission that it should not have been seized in the first place.

The magistrates said they regarded Mr Jordan's application as "inappropriate" until the Attorney General's decision was known.

## **Move To Skipton**

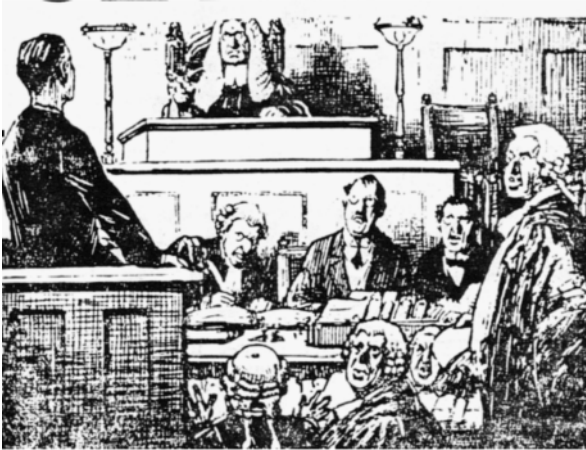


Initially, my prosecution against the police was at Harrogate Magistrates' Court, but when I made it known that I intended to seek a witness summons against the Harrogate magistrate who had signed the wrongly dated warrant, along with the head of Harrogate Police and other police officers,

Harrogate Court transferred the case to Staincliffe Magistrates' Court at Skipton on the argument that it would be embarrassing for the Harrogate magistrate to have to appear before her fellow Harrogate magistrates. Yet, when I thereupon applied to the court at Skipton for the witness summonses, they were all refused, although all the persons sought as witnesses were relevant to the case.

At the first hearing on 14 July 1991 I was only allowed to present a preliminary outline of my case before the matter was adjourned till a later date to allow time for the Crown Prosecution Service in consultation with the Attorney General (appointed by the government of the day, and whose sanction is needed for a prosecution under the law in question) to decide whether to prosecute me. At the second hearing on 30 October, by which date a decision regarding prosecuting me had still not been reached, the matter was again adjourned to allow the Attorney General to reach his

decision beforehand, despite my submission that this was an improper deference to the Establishment, no decision of his being able rightly to affect the issue of the contravention of the 1984 Police & Criminal Evidence Act by the police, and the power of a magistrates' court to redress such contravention by use of the Police (Property) Act 1897.



## **Trial By Jewry**

**"HOW DARE YOU  
CRITICIZE US  
CHOSEN ONES! OFF  
TO GAOL YOU GO!**

**APPLICATION FOR JUDICIAL REVIEW.** Shortly after the first of these hearings at Skipton, when the failure of the court to act in my favour first became evident, I started to seek Judicial Review against this failure. Judicial Review is an all-embracing prerogative of the Queens Bench Division of the High Court in London to look into and correct by various writs all the proceedings of lower courts, both civil and criminal; and the first step is to seek permission from the High Court to apply.

Usually a single judge considers this in private, without the applicant's attendance, but, if he refuses it - as happened to me - there is an automatic right to renew the request in open court. Thus on 6 November 1991 I appeared at High Court in London before Lord Justice Watkins (presiding) and 2 other judges, conducting my own application, and was granted leave for Judicial Review the presiding judge saying in so many words that, if as appeared *prima facie* the case, the warrant was invalid, then the police had no right to be on my premises, and no right to take any of my property. The Judicial Review is not expected to take place till early 1993, such is the queue of cases.

**A BIG LIE FROM GERALD KAUFMAN** Speaking on BBC radio "Any Questions" programme in mid-December last, the man who has brought about my prosecution for literature he does not like had the deceit to state:- "I am in favour of free speech. This is a free society and a free society means free publication."

## **PROSECUTION AGAINST ME**



### **National Front Rally Trafalgar Square**

On 7 December 1991 I was served with a summons charging me with possessing at the time of the police raid 6 months earlier copies of 4 items of literature with a view to their distribution, held to be threatening or abusive or insulting and either intended to stir up racial hatred or likely to do so.

The 4 items are in 3 cases reprints of literature originally produced in the 1960's, namely The Coloured Invasion, Trafalgar Square (transcript of my speech there to the National Socialist Movement rally in 1962), and The Great Lie of the 6,000,000. The 4th item is the Victory in Europe - Whose and for What article published in Gothic Ripples No. 13/14, June 1985.

So-called "racial hatred" has been processed as one of the staple trigger terms in today's lexicon of Commu-Capitalism, alias Democracy. The aim is progressively to absorb, denigrate and ultimately prohibit all expression

of racial patriotism by application of this denunciater. In the coordinated vernacular of the indoctrinating media and agencies of the Establishment, already any and all expression of "**Britain for the British**" is automatically reduced to and vilified as "racial hatred", its exponents castigated as antediluvian monsters. In the offence of this nature under Part III of the 1986 Public Order Act, the thrust is intensified by the supplementary accusation of "threatening, abusive or insulting", carrying with it the implanted implication that criticism of Jews and Coloureds in the U. K. population (who for the purposes of this new law do not have to be British citizens and could be Israelis on holiday here) has to amount to a threat, abuse or an insult.

As an example of the manipulation of these far-reaching pincers of the law of repression, in the first sustained conviction under it in its original form back in 1967 in which I had the honour to figure, receiving a sentence of 18 months, one of the 2 items held against me was a cartoon showing against a background of the Houses of Parliament the figure of a Jew with a whip in his hand at whose feet grovelled figures representing the Conservative, Labour and Liberal Parties. It was decreed that this portrayal was insulting to Jews, whereas to me it was insulting to the Gentiles of those parties to have leaders so subservient to Jewry.

The penalty for indulging in such prohibited expression is, at magistrates' court without jury trial, up to 6 months imprisonment or a fine or both; and, at a higher namely crown court, up to 2 years imprisonment or a fine (on a higher scale) or both, after a jury trial. The accused has the right to elect for a jury trial at crown court, even where magistrates and the Crown Prosecution Service favour summary trial at magistrates' court without a jury; and I will opt for jury trial despite the concomitant risk of a much higher penalty if convicted.

The summons served on me was for an appearance at Pateley Bridge Magistrates' Court on 13 December 1991.

On that occasion I objected to the short notice, causing an adjournment till 10 January 1992. On that occasion I objected at the outset to the arrangement whereby, contrary to supposed parity, the Prosecutor - sent

from London from the Crown Prosecution Service headquarters in Furnival Street cosily adjacent to the Jewish Chronicle premises, and more or less certainly a Jew though rejoicing in the name of "England" - had the facility of a table on which to spread his papers, whereas I had not. This resulted in "England" having to share his table with me. I then jumped up to make the prior submission that the proceedings could not continue - because of a transcendent jurisdiction.

I then went on to explain that I had been granted leave for Judicial Review by the High Court on an issue to determine whether the police had used a valid warrant to search and seize property including the very 4 items charged against me. If the warrant was eventually held to be invalid, the seizure of the items was unlawful, those items would be required to be returned to me, and without them the prosecution could not be maintained. Therefore, I submitted, the magistrates' court proceedings should be adjourned sine die (indefinitely), pending the outcome of Judicial Review.

This, as intended, caused disruption. "England", who obviously expected the case to get under way with the taking of pleading and deciding of the mode and venue of trial, rose to argue that the High Court was a civil one unable to affect criminal proceedings, and I responded to this feeble and fallacious argument by pointing out the power of the High Court to issue various writs affecting proceedings in any lower court in the land. The Deputy Clerk to the magistrates rose to say that he did not think he could offer any decisive legal advice to the magistrates, who thereupon withdrew to contemplate the unexpected and unusual situation in private.

After an hour of contemplation, these worthies returned to announce the adjournment of the case for 10 weeks till 23 March 1992, and to require me to write to the High Court to ascertain its view of the situation, and the Deputy Clerk to do likewise.

I have so written, and have been advised that I should apply to the High Court for an injunction to stop the lower court proceedings until after the Judicial Review. I have now submitted the preliminary written application, and will be required in due course to appear before the High Court in London to argue my grounds for the application.



**DEFENCE FUND.** Although I always conduct my own case in court without legal representation, not merely for essential economy but because of the latitude thereby obtained for political presentation, defending one's self can nevertheless be a very costly business. Hence last August I launched a Defence Fund. While some Gothic Ripples subscribers have not responded to this my very first appeal for money, many of them -along with many people who are not subscribers - have done so, and I am most grateful to all those who in this way have shown themselves good friends THEN AS NOW and good supporters of freedom of expression for racial patriotism: the old-age pensioners of meagre means who have sent what little they can afford, no less than those who have been able and willing so kindly to send more.

A number of good people abroad have sent donations, this support from far away being keenly appreciated, and several periodicals and organizations at home and abroad have very helpfully given publicity to my case and encouraged support. I would here like to stress to everyone who has contributed or given publicity that this assistance and solidarity has for me been truly heartwarming and deeply memorable. Thank you all so very much!

Beyond minor expenses, which mount up largely in time, it is only because of the Defence Fund that I have been able to pursue Judicial Review, which means court fees, travelling and other costs of attendance in London; and, as a matter of professional research to equip me, a barrister's written report on precedent cases and points of law only obtainable through a solicitor. In addition I have to allow for the possibility, if the Judicial Review goes against me, of huge costs against me for the other side. Also, in respect of the prosecution against me, there are many little expenses which total large, and as well the possibility, if I am convicted, of costs or a fine or both being imposed.

Thus, at least as a precaution, I need to invite further donations from those who have not already contributed, and who are asked to indicate when kindly doing so whether in the event that the Defence Fund exceeds requirements they wish their proportionate part of the residue to be returned to them, or kept to finance further literature and other costs of the cause. The money is being put in a building society account devoted



**BRITISH BULLDOG**

**Just let me get my teeth  
into that Kaufman**

to the Fund and is thus earning interest while unused.

**PLEASE ENCOURAGE EVERYONE  
YOU KNOW TO CONTRIBUTE TO  
THE DEFENCE FUND THE  
FINANCIAL AMMUNITION FOR  
THE"**

**From the "Jewish Chronicle,"  
October 12, 1962**

Colin Jordan, leader of the National Socialist Movement, told the jury at the Old Bailey on Wednesday from the witness-box that if he was sent to prison it would not stop him or his organisation. "Nothing will stop us. As long as I live I shall fight for the right of my race and nation. I am guilty of being anti-Jewish because I love my country and hate what the Jews have done to it. I am proud of being a "National Socialist." Jordan, with John Tyndall, Ian Kerr-Ritchie and Denis Pink, is jointly charged with taking part in running Spearhead, an organisation for training and equipping members for the use and display of physical force in promoting a political object, whose members were trained and equipped in such a manner as to arouse reasonable apprehension that they were being employed for the use or display of physical force in promoting a political object.

**TRIAL BY JEWRY** was the title of a long article in the London Jewish Chronicle (25 September 1987) exulting in the "preponderance" of Jews in the legal profession. This weekly organ of the clan Kaufman commented:- Indeed such is the preponderance that Sir David Napley, himself a celebrated and outstanding lawyer, doubts the wisdom of drawing attention to the fact that so many successful lawyers are Jews."

**YOM KIPPUR** is one of the festivals of Judaism, the racialist religion of the Jews. "The last symbol, just before Yom Kipper begins, is Kol Nidre.

This is not a prayer, but a statement that the promises we make shall be null and void." (*Jewish Chronicle 13 September 1991*)

## WORLDWIDE REPRESSION Democracy = Tyranny in Disguise



**AUSTRIA.** NS leader **Gottfried Küssel** was arrested 7 Jan. 1992 following interviews on American, French and German television in which he disputed the fictions of the "Holocaust", declared he wants the ban on an NS party lifted, and upheld Hitler as a great man. For this "crime" of reviving National Socialism he now faces 10 to 20 years imprisonment. Make your protest to the Austrian Embassy, 18 Belgrave Mews West, London SW1X; Tel. 071-235-3731; Telex 28327. Letters of solidarity (judiciously worded to avoid confiscation) can be sent to Gottfried Küssel. c/o Landesgericht für Strafsachen Wien, Landesgerichtsstrasse 11, A-1082, Wien, Austria; also to Klaus Kopanski and Hans Georg Schimanek, arrested with him, at the same address.

Enclose an international reply coupon. Comrade Kassel in a reply to me has said: "I will say that the solidarity we get here in Vienna is worldwide—When it will come to the trial we will sell our skin as expensive as possible—Best regards to England from Vienna." Shortly before his arrest Comrade Küssel had been among more than a hundred at the burial of the ashes of his predecessor as NS leader, Michael Kühnen, repeatedly gaoled for his beliefs. The Austrian Government has introduced several extensions to existing law against NS activities, one providing for a year's imprisonment for questioning alleged "Nazi atrocities".

**Walter Reder's** funeral took place last May, attended by some 1,500 mourners, the cover on the coffin bearing the SS words "***His Honour is named Loyalty***". I corresponded with this former SS major while he was imprisoned in Italy after the war and until 1985 in revenge for his defeat of Red partisans who had murdered many of his men, mutilating some of

them by cutting off sex organs and impaling others on spikes through their rectums.

The disgraceful democratic government of Austria denied Major Reder a pension after his release. At his funeral one of his former comrades, Edgar Geiss, paid his last respect by giving the NS salute, and for this outrage was afterwards fined DM 9,000. Mr. Geiss has been previously convicted and punished for daring to express doubts about the "*Diary of Anne Frank*", part of which was written by ball pen which only came into use years after Anne Frank died of typhus.

**Gerd Honsik** had the temerity to write a book entitled "37 Witnesses against the Gas Chamber - Exoneration for Hitler?" This exercise of free speech, supposed to be a blessing of liberating Democracy, cost him a conviction and fine of DM 5,000.

**HUNGARY.** With an NS paper *Rend* now in circulation in Hungary, produced by Gerhard Lauck's dynamic NSDAP/AO organization in the U.S.A., police have started harassing investigations against the Hungarian National Socialist Group led by Istvan Györkös. "Investigators said that the Hungarian National Socialist Action Group had distributed leaflets bearing swastikas, and was publishing an illegal newspaper called *New Order ...* The revelations came as the national police chief, Sandor Pinter, and Austrian Interior Minister Franz Loeschnak met in Vienna to discuss co-operation in investigating neo-Nazi groups" (European newspaper, 24 Jan. 1992).



**NETHERLANDS.** Persecution continues against **Mrs. F. S. Rost van Tonningen-Heubel**, an elderly yet most courageous fighter for National Socialism, widow of a Dutch NS leader murdered by the forces of Democracy at the so-called "liberation" of that country. In October last the vindictive authorities reduced her pension, derived from her husband having been a Member of Parliament; and fined her £1,500 for "anti-Semitism" because in her autobiography, *In Search of My Wedding Ring*, she had said that Jews were responsible for bringing about World War II.

SWEDEN. Tommy Ryden is the Swedish representative of the American-based "Church of the Creator", a pagan racist body. In 1990 he was fined 6,000 Swedish crowns for distributing his literature, and given a suspended sentence of imprisonment. He appealed, but last year in the outcome was given 4 months imprisonment as the price of free speech.

**SWITZERLAND. Dr. Max Wahl**, editor and publisher of the revisionist newsletter *Eidgenoss*, has been fined and his bank account seized.

IF A GOVERNMENT USES THE INSTRUMENTS OF POWER IN ITS HANDS FOR THE PURPOSE OF LEADING A PEOPLE TO RUIN, THEN REBELLION IS NOT ONLY THE RIGHT BUT ALSO THE DUTY OF EVERY INDIVIDUAL CITIZEN." **Adolf Hitler**, *Mein Kampf*, Vol. 1.



**CANADA. Ernst Zündel**, famed fighter for freedom, was arrested in Munich in March 1991 during a visit to Germany because of a warrant issued the previous January accusing him of publishing and distributing literature denying the Hebrew "Holocaust" and thereby having "disparaged the memory of the deceased

and having attacked the honour of others" through "the deliberate declaration of disdain", thus inciting race hatred; and "having made use of emblems of forbidden organizations". He was detained in gaol for a week, and then released after being fined DM 31,000 without appearing before a court. His appeal brought a trial last November and resulted in a judgement last December reducing both the charges and the fine.

His marathon Canadian case, whereby he has been prosecuted for conveying "false news" by disputing the Hebrew "Holocaust", is now close to a conclusion in its 8th year. Initially tried and convicted in 1985, the Ontario Court of Appeal quashed the conviction, but a new trial resulted in a second conviction in 1988 with a sentence of 9 months gaol. The Ontario Appeal Court in 1990 rejected his appeal against the second conviction, whereupon he applied for and gained leave to appeal to the

Supreme Court of Canada on the single issue whether the "false news" law contravenes the Canadian Charter of Rights. 7 judges heard the appeal on 10 Dec. 1991, reserving judgement which is expected in February or March 1992.

**Malcolm Ross** has been banned from teaching because in his spare time he has expressed what is held to be "anti-Semitism".

**James Keegstra** was tried and convicted in 1985 for alleged "anti-Semitism" in his school teaching. In 1988 the Alberta Court of Appeal quashed the conviction. Thereupon the Alberta authorities appealed to the Supreme Court of Canada which upheld the law against "race hatred" in relation to the Charter of Rights by a 4-3 decision, but sent the case back to the Appeal Court on another issue, resulting in a new trial due to start this March.

**Donald Andrews** and Robert Smith, leaders of the Nationalist Party of Canada, were convicted under the "race hatred" law, and appealed to the Supreme Court which, as in the Keegstra case, upheld the constitutionality of that law. The former got 3 months in gaol, the latter 1 months.

**Jerry Neumann's "History Buff Books & Video"** store has been raided by the police because it has stocked the 1940 German film *The Eternal Jew*.

**John Ross Taylor** has been gaoled for a year for "anti-Semitic" messages on his telephone answering machine.



**FRANCE.** The persecution of **Prof. Robert Faurisson**, valiant fighter for truth against "Holocaust" fiction, continues. Savagely beaten up by Jewish thugs in 1989, he was deprived of his professorial post in 1990; and in 1991 yet again taken to court, this time for an article in the magazine *Le Choc du Mois*, and fined 250,000 francs; the magazine's publisher being fined a further 180,000 francs.

**Prof. Bernard Notin** of Lyons University has also been suspended from teaching for a year because he has written articles disputing gas chambers. Veteran racial nationalist Yves Jeanne has been prosecuted for "racial hatred" for an article in his magazine *Le Devenir Europeen*.



**Klaus Barbie** died in a French prison last September, defiant to the last. At the time of his trial in 1987 he declared: "What is there to regret? I am proud to have been a commanding officer of the best military outfit in Third Reich, and if I had to be born a thousand times again, I would be a thousand times what I have been." His daughter Ute has stated: "My father, through unlucky circumstances, was chosen from thousands of SS-Obersturmführer (first lieutenants) to be used as a symbol of the 'Third Reich' and of National Socialism. He drew, as *Der Spiegel* once correctly wrote, the black lot. I have, though, been equipped with enough reason to see through the hypocrisy of this absurd theatre which was camouflaged as legal proceedings." (*Hitler's Children*, Gerald Posner; Heinemann, London, 1991)

Judicial action was recently taken against the bulletin La Lettre de l'AFN of Brest because of its racial patriotism.

**Pierre Guillaume** has been forced by the harassment of the courts to discontinue his revisionist periodical.

Jewish gangsters armed with baseball bats attacked and injured persons attending a recent reunion of the Association of Friends of Saint Loup (a writer who had served with the Waffen-SS).

**U.S.A.** In vicious spite because of his momentous report of his investigations at Auschwitz, showing the falsity of the allegation that millions were gassed there, Jews have sought to deny Fred Leuchter his livelihood by a huge campaign to destroy his reputation. Shelley Shapiro of the Association of Holocaust Survivors (of which there seems to be millions), backed by a multitude of other Jewish organizations, put in a complaint that

Leuchter - the country's leading expert in designing, installing and servicing execution systems - had wrongfully styled himself an engineer by not having registered as such in a state where the law's applicability regarding registration is discounted by the fact that only 10% of practising engineers are currently registered. Preliminary court hearings began on 11 Dec. 1990 at Malden, Massachusetts, continued on 22 Jan. and 19 Feb. 1991, and a trial was set for 24 June. However, much to the disquiet of the Jews, Leuchter won a tactical victory by reaching an agreement on 11 June with the authorities. Thereby, with no finding of or admission of guilt by Leuchter, the criminal complaint was set aside in return for Leuchter agreeing to refrain from continuing to call himself an engineer until certified by the Massachusetts Board of Registration which agreed to consider his application without prejudice and with due diligence.



**Fred Leuchter** entered Britain legally at Dover on 11 Nov. 1991. After speaking briefly at a David Irving meeting in London on 15 Nov., police called him off stage as subject to an exclusion order by the Home Secretary. Later formally arrested but not charged, he was detained for some 21 hours and then put on a flight back to the U.S.A. This abominable treatment was the response to intense Jewish lobbying to exclude and thus silence Leuchter.

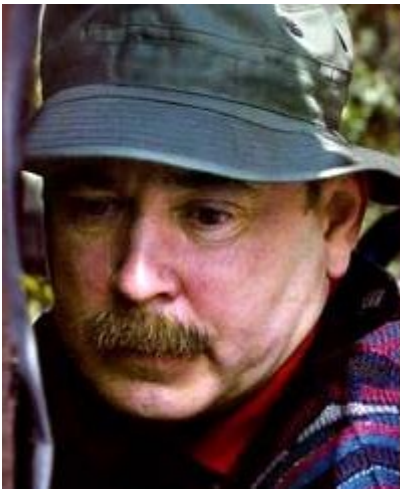
On 1 Dec. 1991 I wrote to the Home Secretary to ask if Leuchter would be allowed to enter Britain solely to appear as a witness for me in my Kaufman Case, if required and if he is able and willing to come. So far I have only received a standard note of acknowledgement, dated 9 Dec., saying the matter is "receiving attention", despite 2 further letters.

**GERMANY.** Early last December 700 German police swooped on the homes of 114 National Socialists in 32 cities in dawn raids, searching for signs of forbidden NS activities, forbidden literature and forbidden emblems.



The publisher Ekkehard Franke-Gricksch has been given 4 months suspended imprisonment for questioning the Auschwitz myth in his magazine Code.

**Otto Ernst Remer**, the steadfast NS army officer who, acting with Dr. Goebbels, put down the plot in Berlin following the attempt to murder Hitler in 1944, was fined £700 last autumn for "inciting racial hatred" by publishing a pamphlet describing the story of the Hebrew "Holocaust" as an invention of the "Allied lie factory"



**AUSTRALIA.** Jack van Tongeren and other members of the Australian Nationalist Movement are in prison with long sentences because of their militant struggle against the ruination of their country. His current address is Casuarina Jail, Locked Bag No. 1, Kwinana P.O., Kwinana, W.A., Australia. Enclose an international reply coupon to help with postage.

**ARGENTINA.** A court recently legalized the use of the swastika by the Nationalist Workers' Party, whose leader claims 25,000 members, but the Interior Minister, Manzano, says he will challenge the ruling and seek to ban the symbol. "Plans by Argentine's Nazis to field candidates in this year's mid-term elections have caused alarm among the country's Jewish community, the largest in Latin America." (Philadelphia Inquirer, U.S.A., 25 May 1991). The Jewish Chronicle says there are 300,000 Jews in the country.

**BRITAIN** "A campaign to extend the law on racial hatred by making it an offence to defame minorities has been launched by the Board of Deputies ... Board leaders will now begin lobbying lawmakers to get the proposals into the statute book ..." (*Jewish Chronicle*, London, 20 Dec. 1991)

**Robert Relf** was recently given 14 days imprisonment for refusing to pay a fine and costs imposed for refusing to fill in last year's census form as a protest at what the authorities behind the census are doing to mongrelize Britain. He has previously spent a total of 7 years in prison for his racial patriotism, and now faces more imprisonment for refusing to pay £300 in fine and costs for sending an offensive letter to the head of a firm who sent home a woman who annoyed Pakistanis at work by having with her a bag with a Union Jack flag on it.

### **THE JEWISH CAMPAIGN AGAINST FREE SPEECH Others in Britain persecuted more repression called for!**



In Britain today our traditional freedom of expression is more and more menaced by a massively influential campaign by Jews to crush criticism: into which my own case, generated by Gerald Kaufman, fits as but one cur-ent example. Not so long ago John Tyndall and John Morse of the British National Party were deprived of their liberty, caged in cells, for the "crime" of agitating for a Britain for the British. On 9 January 1992 their party bookshop was raided by the gendarmes of censorship, and literature and documents removed with a view to a possible prosecution. K.R. McKilliam, an ex-serviceman in his 80's, a volunteer in the war we were told was being fought to preserve our liberty, had the thought-police banging on his door at 7 in the morning to search his home and remove

his papers because it had come to the notice of our controllers of opinion that he was circulating writings exposing the treasonable betrayal of the British people by politicians subservient to Jewish interests.



**Lady Jane Birdwood**, nearly as elderly, had her home invaded and ransacked because of her indefatigable and courageous opposition to the Coloured invasion of our country, and the "offence" of making known by leaflet distribution the anti-Gentile contents of The Talmud. She was put on trial like a common criminal, convicted and charged costs. Said the London Jewish Chronicle (26 April 1991) "The Attorney General authorised the prosecution after a campaign by the Board of Deputies and MPs ...", this Board being a kind of Jewish parliament within our country.

Others have been subjected to similar persecution for their beliefs.

Yet, such is the blood lust, that the thirst for suppression has increased, not abated, with the succession of sacrificial offerings on the altar of Jewish sanctity. The Jewish Chronicle 26 April 1991 spoke thus of a new 87-page report from the Board of Deputies by a team under Eldred Tabachnik QC as chairman: "The definition of material that could be prosecuted under the 1986 Act as threatening, abusive or insulting' was too narrow and should be dropped, Mr. Tabachnik said. A more flexible law was needed to cover the sophisticated propaganda being circulated today. It should only be necessary to prove that such propaganda may incite racial prejudice, rather than 'being likely' to as at present.

The law should be widened to cover material which stirred up not only 'hatred' but also ill-will, hostility, prejudice or contempt for a particular racial or ethnic group, he said. 2 months later the same paper reported the new President of the Board, Judge Israel Finestein, as announcing that strengthening law to deal with—hate literature is one of his top priorities." Some 4 months later Attorney General Mayhew was invited to attend and address a Jewish gathering to report on his earnest endeavours to stamp

out "hate literature", meaning any critical literature Jews hate to have around.



1992 began with the *Jewish Chronicle* (3 January) headline "Deputies Sharpen Their Teeth", under which was reported : "What raised the deputies to new levels of concentration was the launch of a campaign to press the Government to toughen up the laws on racial hatred ... The new proposals aim to close loopholes in the 1986

Public Order Act and the 1988 Malicious Communication Act. More radically the Board has proposed the extension of the law of defamation by the introduction of a new offence of group defamation." It has even considered a proposal to include gatherings at private houses under the definition of public meetings.

## AN OPEN NOTE TO THE JEWISH COMMUNITY BY COLIN JORDAN

This campaign in your name by leaders of yours - involving continual pressure on the Director of Public Prosecutions, the Attorney General, the Home Secretary and others; demanding more and more repression to stifle all criticism - amounts on their part to a **CRIMINAL CONSPIRACY TO CAUSE PUBLIC MISCHIEF** by manipulation of "justice" to the harassment of all expression of racial patriotism by Britons. As such this campaign is itself most likely to stir up the very racial hatred against you which it is supposed to combat. Being, in so doing, insulting and threatening to the native non-Jewish population of this country, it can be said to amount to an offence under the very legislation brought about ostensibly for your protection. Thus you will be well advised in your own true interests to dissociate explicitly from these trouble-making misleaders in your midst, so that you cease to be identified with them.

## WILLIAM PRYNNE: FIGHTER AGAINST READMISSION IN MID 17TH CENTURY



England had been without Jews (apart from a few infiltrators posing as Gentiles) for over 350 years, since their banishment by good King Edward 1st in 1290 because of their persistent wrongdoing, including extortionate money-lending and clipping gold and silver off the coinage. The banishment had been greeted with universal rejoicing by the thankful English people.

**Cromwell** wanted to accede to Jewish appeals for readmission, spiced with financial assistance for his cause, but was sensitive to public opposition to the idea, plentifully shown during an assembly to discuss the subject which he convened. So he abstained from any formal revocation of the banishment, and instead allowed Jews to enter the country on the sly, contrary to the law; and this has remained the position up to today, various parliamentary measures in the past 200 years giving recognition to this return by stealth without ever formally repealing the expulsion.

William Prynne was a distinguished lawyer of Lincoln's Inn, London, in the forefront of resistance to Cromwell's proposal for readmission. His book *Demurrer* was published in 1655. In it he cited various authorities for his contention that the expulsion had been by royal decision in Parliament, not royal edict outside Parliament; even though in those days of royal government an edict was fully as much a promulgation of law as a statute enacted in Parliament.

He cited in support of this **Henry de Knyghton**, a Canon of Leicester in Richard II's reign (1377 - 1399) whom he termed "a most diligent Antiquary" and quoted him as speaking of "the same Parliament that the Jews were exiled". Next he cited "Our learned John Bale" that "by the publick Edict of the Parliament assembled in London, and by a publick



EDWARD I.

**Edward The First  
He expelled Jews  
in 1290**

decree; They were all commanded to depart the Realm with their goods —Next he cited *Raphael Holnshed's Chronicles*, Vol. 3, P. 285: "In the same year was a Parliament holden at Westminster—It was also **DECREED** That all the Jews should avoid out of the Land—and so hereupon were the Jews banished out of all the King's Dominions: and **NEVER SINCE COULD THEY OBTAIN ANY PRIVILEGE TO RETURN HITHER AGAIN.**"

**Prynne then, on Page 48 and 49**, summarized his knowledge as follows:-

**1** That all the Jews were then banished out of England, never to return again, at the special instance, and request of the Commons in two several Parliaments, as an intolerable grievance and oppression under which they groaned.

**2** That the principle grounds of this their perpetual banishment were, their infidelity, Usury, forgeries of Charters, clipping and falsifying of monies, by which they prejudiced the King and kingdom and much oppressed and impoverished the people (sic).

**3** That this their banishment was so acceptable to all the people, who oft-times pressed it in Parliament that they gave the King a Fifth and Fifteenth part of their moveables to speed and execute it.

**4** That this their banishment was by the unanimous desire, Judgement, Edict, and Decree both of the King and his Parliament; and not by the King alone: and this Banishment, total, of them all, and likewise final, Never to return into England. Which Edict and Decree not now extant in our Parliament Rolls (many of which are lost) not printed Statutes; yet it is mentioned by all these Authorities.

He added to this his important conclusion that the banishment is of permanent effect, and not restricted to the Jews involved in 1290:-

"So none banished the Realm by judgement or Act of Parliament, can, may, or ought, by the fundamental and known common Laws of England, to be restored and recalled again, but only by a like judgement, Act and Restitution in full Parliament ..." (P.50)

Therefore the Jews being so long since by Judgement, Edict and Decree both of the King and Parliament for ever banished out of England (never since repealed or reversed) neither may, nor can by Law be readmitted, reduced into England again, but by common consent and Act of Parliament: which I conceive they will never be able to obtain.

As Joan Comay, wife of the one-time Israeli Ambassador to the U.K. records in her book **The Diaspora Story** (Weidenfeld & Nicholson, London, 1981), Page 170 (but with a confusion between Edward the 1st and Edward the Confessor), the expulsion has not been cancelled nor has there been any formal enactment permitting Jews to return to England and live there ...

My reading of all this is that Gerald Kaufman and the rest of his tribesmen in Britain today are **ILLEGAL IMMIGRANTS**. My response is the law-abiding one of calling for the enforcement of the Expulsion as the only satisfactory solution for Britain's grievous Jewish Problem.



MY THOLITHITOR SHALL HEAR ABOUT THITH!.....

## THE TALMUD SAYS

**MISHNAH** one should not place cattle in heathens inns, because they are suspected of immoral practice with them. A woman should not be alone with them, because they are suspected of lewdness, nor should a man be alone with them, because they are suspected of shedding blood. **Abodah Zara 22a**

# שלישם ושש פרק ראשון כריתות



Since after death one is called corpse and not man. But why is one exempt in the case of heathens; are they not in the category of Adam?—No, it is written: And ye my sheep, the sheep of my pasture, are Adam [man]: Ye are called Adam but heathens are not called Adam - **Kerithoth 6b**

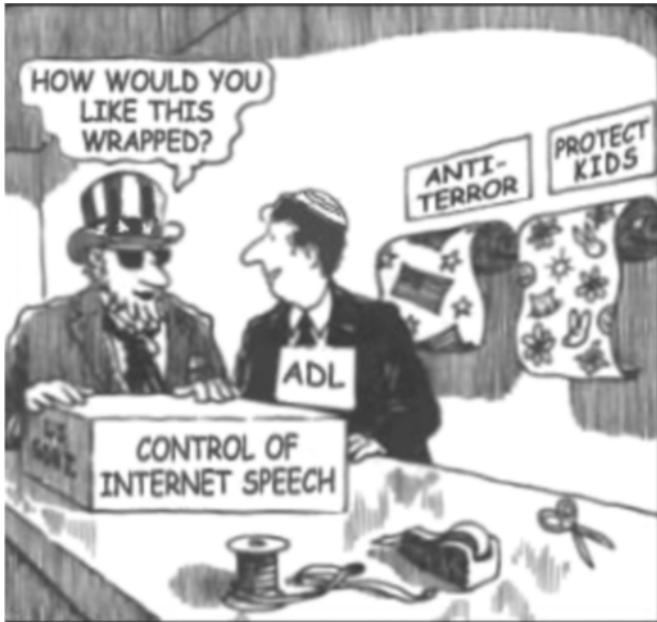
No man should be alone with them our Rabbis taught if a Jew happens to be overtaken by an idolater while on the road he should let him walk on his right.'R. Ishmael the son of R. Johanan the son of R. Johanan b. Berokah says: [If the heathen is armed] with a sword, he should be let to walk on the right; if with a stick on the left.] If they are ascending or descending, let not the Israelite be on the lower level and the heathen on the higher, but the Israelite higher and the heathen lower; nor should the Israelite bend down in front of him, lest he smashes his skull. if the heathen asks him whither he is going, he should say towards a place beyond his actual destination, just as our father Jacob acted towards the man—**Abodah Zarah 25b**

Defile, for it is written, And ye my flock, the flock of my pastures, are men; only ye are designated men He replied: I cannot even---**Baba Mezia 114b**

That it follows her. Why then should we not leave female animals, alone with female heathens?—Said Mar Ukba b. Hama: Because heathens



frequent their neighbours' wives, and should one by chance not find her in, and find the cattle there, he might use it immorally. You may also say that even if he should find her in, he might use the animal, as a Master has said: Heathens prefer the cattle of Israelites to their own wives, for R. Johanan said: When---Abodah Zarah **22b**



**THE TALMUD** is for Jews a most revered law-book of life. Thanks to the valuable aid of others, I have been able to verify beyond dispute the extracts above from identified tractates or parts of *The Soncino Hebrew-English Talmud* currently distributed in the U.K. by The Soncino Press Ltd of 20 Cambridge Terrace, Gateshead, NR8 1RP.

The gist of the quotations is that non-Jews are non-human on a par with cattle; habituated to sexual bestiality, and accordingly hateful.

I am calling on the Director of Public Prosecutions, 10 Furnival Street, London EC4A 1PE, and the Attorney General, 9 Buckingham Gate, London SW1E 6JP, to prosecute Soncino Press Ltd for distributing this disgusting "**hate literature**" and I here urge all readers to do likewise.

Remember! Lady Birdwood has been raided, convicted and punished for exposing The Talmud!

## **Major Backs Parliamentary Group Launched To Fight Anti-Semitism**

By Anne Sachs Political Correspondent

Jewish Chronicle 19<sup>th</sup> July



**Edwina Currie  
Jewish Member  
of Parliament**

A group of MPs from all parties this week launched an organisation to combat world anti-Semitism.

The British Group of the Inter-Parliamentary Council Against Anti-Semitism will be linked to other groups in more than 30 parliaments around the world.

The group received messages of support from the Prime Minister, Mr John Major, and from the Labour and Liberal Democrat leaders as well as from the Archbishop of Canterbury, Dr George Carey.

Mrs Margaret Thatcher and Lord Wilson, both former Prime Ministers, are honorary vice-presidents and the seven vice-presidents include the Chief Rabbi, Lord Jakobovits. The chairman is Sir Bernard Braine, MP.

The president, Viscount Tonyandy, a former Speaker of the House of Commons, said at the inaugural meeting at the Commons on Wednesday: "We will be vigilant to look out for any manifestation of this menace and will work with fellow parliamentarians and governments to stamp it out wherever it occurs.

The council aims to monitor signs of anti-Semitism, to inform parliamentarians and the public about them and to react to anti-Semitic attacks. It

also wants to promote education about the Holocaust in the hope of preventing anti-Jewish attacks.

It will promote joint action and organise seminars and visits to achieve its purposes.

Welcoming its creation, Mr Major stated: In Britain we can rightly rejoice in the distinctive contribution the Jewish community has made. broadening and enriching so many aspects of our national life.

The part that the Jewish community has played in Jewish life and in that of other countries is truly outstanding.

Anti-Semitism seeks to sully that proud record. It is a repulsive manifestation of hatred. It seeks to diminish the humanity in all of us and must be fought wherever it appears." Opposition leader Neil Kinnock, said: "In our own country and throughout the world much still remains to be done to banish anti-Semitism.

I welcome the contribution on the Inter-Parliamentary Council to the attainment of this end.- Mr Paddy Ashdown, leader of the Liberal Democrats, declared: "The establishment of this group will be a huge boost to the fight against anti-Semitism.



**(Above)** Kindling the spirit of Chanukah in Parliament is former Chief Rabbi Lord Jakobovits, watched by MP Greville Janner. The event,

co-hosted with MP Ivan Lawrence, attracted dozens of members from both Houses of Parliament.



The law was out in force last week at Woburn House, Euston, headquarters of the Board of Deputies, which gave a reception for the new lord Chancellor, Lord MacKay. He and his wife (left) are seen here being greeted by the president of the Board. Dr Lionel Kopelowits, and his wife, Sylvia.



**LEFT:** Lady Porter - Westminster Jewish Lord Mayor



**RIGHT:** Alan Yentob - Head of BBC 2



**LEFT:** Norma Major - Her father was Jewish

**RIGHT:** Malcolm Rifkind - Jewish member of Major's Government



## The Ballard of Gerald Kaufman The Jew

The Kaufmans came from Poland.  
A "trader" that's his name.  
Selling off your birthright  
Is the nature of his game.

A whistle from this Gerald  
Is all that is required  
To bring the coppers out in force  
As thought-police so hired.

This garden gnome of Labour  
Can really do the trick  
Of causing search and seizure  
To land you in the nick.

Beware before you utter  
A word he thinks not right  
Or else ransacked your home'll be  
At dawn or dead of night.

He's awfully fond of Israel  
But not enough it seems  
To quit this land of England  
For Promised Land of dreams.

Instead he wants to make it  
A new Commandment here:  
Not a soul shall criticize  
The Chosen Ones for fear.

To prosecute Colin Jordan  
Is something he'll contrive.  
To gaol him and to silence him  
From speaking 'gainst his tribe.

If votes at next Election  
Put Kaufman into power,  
You'll mourn the death of freedom  
Each day and each new hour.

So make sure that one thing happens  
When polling follows suit:  
That would-be Commissar Kaufman  
Gets the order of the boot!

**By Colin Jordan**

DEDICATED to the Attorney General who, under Jewish pressure, has sanctioned the prosecution of Colin Jordan for the "crime" of: Exposing Israel's hand behind the Middle-East War. Telling the truth about the Second World War, and its resulting Coloured Invasion of Britain.

THE BETRAYAL OF THE BRITISH PEOPLE BY THE OLD GANG OF POLITICIANS IS A RECORD OF TREASON MAKING THEM THE GREATEST CRIMINALS IN OUR LAND AND HISTORY.

They are the ones who should be put on trial for their crime.

**GERALD KAUFMAN:** Where does his allegiance lie? Not to Britain! "I'm totally committed to the State of Israel" (Jewish Chronicle 29 May 1987).

**GERALD KAUFMAN:** What does he stand for? Britain to be made multi-racial regardless of your wishes; and free speech against this, and critical of his Jewish minority, to be done away with.



**For fast suppression of free speech on  
Racial Matters**

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**TEUTONIC UNITY:** British Circle of Friends. For information concerning membership please apply BM Beejay, London, WC1N 3XX.

**COLLECTOR** wishes to purchase back copies of nationalist and similar journals; also books, booklets and leaflets. Send list and indicate prices, or ask for offers. Box 22.

**ANY NATIONAL SOCIALISTS** interested in outdoor activities, camping, survivalism etc., who are reasonably fit and willing to be active participants both mentally and physically, send s.a.e. to Box 23.

Replies to Box Nos.:- From UK send in a blank, stamped envelope - from abroad in a blank envelope plus an international reply coupon - enclosed in another envelope addressed to Gothic Ripples.

**NATIONAL FRONT (UK) GOES ANTI-NAZI.** NF organ Vanguard (Autumn 1991) has joined the anti-Nazi front with a contribution of several pages of the most vicious abuse of Hitler and his National Socialism imaginable. Its editorial talks of "the necrophiliac cult of the deranged tyrant Hitler. The man whose crimes and follies have done more to stifle and stultify our struggle over the last half-century than any other." Elsewhere it ridicules Mein Kampf as "a ponderous, pompously-written account of how the author built a not-very-successful political party" with "little actual ideology or political thought"; pronounces Hitler "a total failure and calamity"; blames him for the ascendancy of Communism in 1945 and after; and says "He left Europe to be invaded by millions of Coloured immigrants". The one merit of all this garbage, whereby its pathetic suppliers in their desperation hope for some new support at any price for their dwindling band, is that it should dispel for once and for all the illusion still harboured in some quarters that we are akin to these National Fronters, part of one big political family; whereas in reality they are a branch of **THE ENEMY**.



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